
[illegible]

of Lexington avenue from Indiana street
avenue, in Kansas City, Jackson county,
prior ordinance of Kansas City, Missouri,
approved on the 2d day of October, A. D. 1887,
entitled "An ordinance to grade Lexington
avenue from Indiana avenue to Bales avenue."
is, the 11th, day of March, A. D. 1888,
the circuit, court of Jackson county, Missouri,
City, division number one (1), county
Missouri, appearing by its assistant
S. Winn, Esq., and shows to the court
that he has heretofore caused to be filed
a certified copy of the aforesaid ordinance
and that he is, being fully advised in the premises

[illegible]

that whenever, when embankments are necessary, in the opinion of the city engineer, in any injunction proceedings brought by the city on the part of abutting property owners, or for any other similar good and sufficient reason, the city shall have the right to construct a wall or walls for the support of any part of the street graded (which wall or walls shall not have been included in the estimate for the making of the improvement) and the cost of the same shall be paid by the owner of the property abutting on the street.

The city engineer may design a plan for the contractor's use, subject to his supervision and acceptance, and the construction of the improvement authorized to be made, and the cost thereof shall be estimated in and deemed part of the estimate for grading said street to its legal grade, and be paid for in special tax bills thereon. Provided, however, that the price to be paid by the contractor for each and all of the materials used for all labor done in constructing such improvement shall be fixed and determined by the board of public works.

and shall under no circumstances be for the actual cost of such work, plus a reasonable profit to exceed ten (10) per centum of what would be the expenditure involved if the contractor.

The work shall be paid for in special assessments levied upon the lands that may be benefited by the work, according to law, and the common council deems it necessary that the passage of this ordinance and the work shall not render Kansas City liable for such work, or any part thereof.

Whereas, private property may be injured by the grading herein authorized, and the owners thereof lawfully claim compensation or damages under the constitution of this state and have not waived all rights therein, it is ordered that proceedings be taken to assess all such damages or remuneration and carried out, and such remuneration be ascertained and assessed as provided for in the charter of said city, and the council prescribes and determines the limits of private property is benefited by the grading herein mentioned, and the limits

such property shall be assessed at such remuneration or damages, to be paid by the beginning of said line of Indiana west to the center of the alley between Lexington and Center ave., thence east along the said alley to the west line of Balcon ave., thence south along the west line of Balcon ave. to the line of the alley between Lexington and Center ave., thence west along center line of the alley to the east line of Indiana ave., thence south to the place of beginning.

All ordinances or parts of ordinances which are in conflict with the above ordinance are hereby repealed.

Therefore, you and each of you are hereby

The 22d day of April, A. D. 1890, is the day set for the hearing of the cause in the courtroom of division No. one (1), of the court of Jackson county, Missouri, at the county court house in Kansas City, Missouri, is the place, heretofore set for the ascertaining and assessing the damages and benefits that may arise from said cause, and that unless, on or before the day set for the hearing aforesaid, the day to which said cause may have been continued, you file with the clerk of said court a claim or claims for damages, containing a full and true statement of the value of the property claimed to be damaged, and the interest of the claimant therein, you will be forever barred from claiming or claiming for damages on account of the cause aforesaid.

any claim on or over the above proceeds
any claim on account thereof.
I further order that this order be
issued by The Kansas City Journal
in the issue of the City printing for ten day
herein to be not more than one week prior
herein fixed for said hearing.
I further order that a copy of this
order, as by the charter of said city pre-
scribed and every resident of the city in-
terested, clerk of the circuit court of
the County of Jackson, Missouri, hereby certify that the
true and correct copy of the order made
No. one (1), of the circuit court

Y. Missouri, at Kansas City in the
proceeding on the 11th day of March
the same appeal of record in my office
hand and seal of court this 14th day of
1895.

H. M. STONESTREET, Clerk.
By J. R. CHASE, D. C.

NOTICE FOR INDIAN SUPPLIES
Procurement—Department of the In-
terior of Indian Affairs, Washington,
March 30, 1895. Sealed proposals, in-
closed, for beef, flour, or trans-
portation, as the case may be, and

the commissioner of Indian affairs at
state street, Chicago, Ill., will be
till 1 o'clock p. m., of Tuesday
for furnishing for the Indians
of flour, bacon, beans, coffee,
tea, and other articles of subsistence,
also for boots and shoes, groceries,
baking powder, crockery, agricul-
tural implements, paints, oils, glass, tin-
ware, harness, leather, shoe find-
ings, etc., hardware, school ap-
paratus, and a long list of miscellaneous
articles; also bids for the transpor-

Each of the articles, goods and materials may not be contracted for to be made by the agencies. Sealed proposals for blankets, cotton goods, clothing, etc., may be sent and directed to the Commissioner of Indian Affairs, New York City, will be received until 1 o'clock p. m., of Tuesday, June 10, 1902, for furnishing for the Indian agencies, woolen and cotton goods, clothing, hats and caps. Bids must be accompanied by government blank check.

all necessary information for
be furnished on application to
office, Washington, D. C.; Nos.
Wooster street, New York city;
the street, Chicago, Ill.; the com-
subsistence, U. S. A., at Chey-
enworth, Omaha, St. Louis, St.
San Francisco; the postmasters
city, Yankton, Arkansas City,
Opeka, Wichita, and Tucson.
opened at the hour and days
and, and bidders are invited to
at the opening. The department

right to determine the point at any bid. W. A. JONES

CONTRACTORS FOR NATURAL
on Summit Street—Board of Public
ment of Engineering, Kansas City,
1935. Sealed proposals will be received
at this office until 11 a. m. of the day
which time bids will be opened, and
all the materials and doing all the
to complete the following city work:
Constructing natural stone sidewalks
on Summit street between Twentieth

Southwest boulevard, as provided by 1572.
 specifications may be seen, and all infor-
 mation required, at this office.
 the work to be made in special tax
 from any contractor in default with the
 previous contract will be considered.
 will be considered unless accompanied
 \$200 dollar, with 2 good and sufficient
 be approved by the city comptroller.
 that the bidder will enter into contract at
 and, furnish satisfactory security
 tion of the work.

whereby given that letters of administration
of Hattie Speth, deceased, were
undesignated by the probate court at
Jackson, state of Missouri, at Kansas
city day of March, 1909. All persons ha-
ving claim against said estate are required to sa-
ve to the undersigned for allowance,
after the date of said letters, or they
shall be barred from recovery therefrom
excepted from any benefit of said estate, and
they shall not exhibit within two years
of this publication they will be forever
barred.
E. F. SWINNEY, Admr.

FINAL SETTLEMENT—Notice is hereby given to all creditors and others interested in the estate of Hannah J. Ellis, deceased, that I, Oscar Francis Ellis, executor of said estate, intend to settle the same on the next term of court of Jackson county, to be held at Springfield, Missouri, on the 12th day of May, 1909.

OSCAR FRANCIS ELLIS, Executor.

THE UNIVERSITY OF CHICAGO